

ORIGINAL

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

RECEIVED
JUL 11 1994
DOCKET FILE COPY ORIGINAL
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of)
)
Implementation of Sections 3(n) and 332)
of the Communications Act)
)
Regulatory Treatment of Mobile Services)

GN Docket No. 93-252

To: The Commission

REPLY COMMENTS

ROBERT FETTERMAN
d/b/a R.F. COMMUNICATIONS

Robert H. Schwaninger, Jr.
Brown and Schwaninger
Suite 650
1835 K Street, N.W.
Washington, D.C. 20006
202/223-8837

Dated: July 11, 1994

No. of Copies rec'd
List A B C D E

024

TABLE OF CONTENTS

Summary	ii
The Issue of Parity	2
A Question Of Eligibility	4
Nextel's Broken Promises	7
A Little Perspective Is Required	9
Conclusion	11

SUMMARY

Nextel's desire for parity with cellular and PCS operators, which Nextel belatedly claims are its prime competition, are without merit. Nextel's comparison to the reallocation of 2 GHz spectrum is not on point and fails to meet any test of rational regulation of the radio spectrum. Whereas PCS operators may slowly change out 2 GHz systems on a case-by-case basis, Nextel cannot provide such assurances for affected SMR operators.

Nextel's claim to parity must be evaluated in regard to the market it serves. Its market arises out of the operation of traditional SMR service. Parity, *i.e.*, fully equal regulatory treatment, would then require that Nextel first seek a separate spectrum allocation for the delivery of its service.

Nextel's qualifications to be a CMRS remains in doubt. Nextel has acted to allow too much foreign control of its business and/or has engaged in impermissible increases in its foreign ownership beyond the statutory date set by Congress. Nextel is not positioned to assume in its comments to this proceeding that CMRS status will be attained.

While Nextel adjusts and tunes and ultimately changes out its technology, the spectrum which it is warehousing in anticipation of its unproven demand will lie fallow. SMR operators who are producing a valuable service for the public will still be precluded from further growth while awaiting the end of Nextel's elongated construction deadline.

The Commission will bear the brunt of the licensing morass that will occur from enactment of the proposal, which Nextel claims will be less than that presently suffered by the Commission at the hands of speculators and application mills. Fetterman strongly doubts Nextel's claim considering that it is not supported by any showing of fact, evidence or process that would provide the claimed relief. Nextel proposes nothing of value to the Commission, to other SMR operators, to subscribers of SMR service and, perhaps, to itself. There exists no basis in law or logic for its proposals, which must be summarily rejected.

Before the
Federal Communications Commission
Washington, D.C. 20554

RECEIVED
MAY 11 1994
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF SECRETARY

In the Matter of)
)
Implementation of Sections 3(n) and 332)
of the Communications Act)
)
Regulatory Treatment of Mobile Services)

GN Docket No. 93-252

To: The Commission

REPLY COMMENTS

Robert Fetterman d/b/a RF Communications, by and through counsel, hereby files comments in reply within the above captioned rule making. Fetterman owns and operates numerous SMR facilities within the Commonwealth of Pennsylvania. Fetterman has been quite successful in his business and provides service to numerous end users which desire continued, unfettered operation of SMR facilities at a reasonable price. Accordingly, Fetterman's interest within the instant rule making is quite acute. The outcome of this proceeding may determine the quality, longevity and value of Fetterman's SMR business. Thus, Fetterman is qualified to make meaningful comment and to provide assistance to the Commission in arriving at its rules and regulations which are intended as an outcome of this proceeding. To those ends, Fetterman hereby requests that the Commission act within the public interest by rejecting those proposals forwarded by Nextel Communications, Inc. (Nextel) in its comments to this rule making.

Nextel claims two bases for its proposal, parity and operational need. The Commission is well positioned to reject both claims summarily as without factual basis or legal support. In support of his position that Nextel has failed to provide a basis in fact or in law for its proposals, Fetterman shows the following.

The Issue of Parity

Nextel's desire for parity with cellular and PCS operators, which Nextel belatedly claims are its prime competition, are without merit. Neither cellular service nor PCS service have been (or will be) brought to the public via a reallocation scheme with such a devastating impact on existing licensees and users. Nextel's comparison to the reallocation of 2 GHz spectrum is not on point and fails to meet any test of rational regulation of the radio spectrum. Specifically, the reallocation of the 2 GHz band would not require the retuning or replacement of millions of mobile units. Standing alone, this fact demonstrates a cognizable difference between the Commission's action reallocating spectrum for PCS use and that which Nextel proposes.

Whereas PCS operators may slowly change out 2 GHz systems on a case-by-case basis, Nextel cannot provide such assurances for affected SMR operators. For example, if Nextel desired the displacement of one operator, the change of that operator's frequency might effect co-channel users and short-spaced users. The ripple effect cannot even be quantified with certainty without extensive analysis.

The same ripple effect would cause relicensing and administrative nightmares for both users and the Commission. It is, therefore, apparent that Nextel's comparisons between its request and the earlier PCS accommodation are far from parallel.

Of a more disturbing nature, however, is Nextel's statement that it is no longer an SMR. In effect, it finds itself more akin to a cellular or PCS provider. Such characterization is belied by the nature of its licensing. The Commission has not suddenly provided Nextel grants of authority under Part 22 of its rules. Accordingly, its underlying premise that it no longer provides SMR service and should, therefore, no longer be subject to the same rules, is incorrect. The Commission need look no further than Nextel's own records to discover what type of service Nextel provides. Fetterman strongly suspects that if the Commission were to question the 5,000 ESMR users which Nextel now claims it serves, it would discover that few, if any, were lured to ESMR from a cellular service. Instead, Nextel's own customer base would demonstrate that its customers are, in fact, former SMR end users.

Therefore, Nextel's claim to parity must be evaluated with regard to the market it serves. Its market arises out of the operation of traditional SMR service. Its customers are drawn from that pool. Its primary competition arises out of analog SMR operations. Nextel is, therefore, singularly an SMR operator and may

demand no greater privilege or right than those offered by the Commission for operation of an SMR facility.

Assuming, *arguendo*, that Nextel's claim is correct, that it has achieved a status which is beyond SMR operation, its demand for parity must still fail. Parity, *i.e.*, fully equal regulatory treatment, would then require that Nextel first seek a separate spectrum allocation for the delivery of its service. Nextel will note that neither PCS nor cellular was overlaid atop existing services. PCS's intended use of the 2 GHz band is ancillary to its primary spectrum allocation. Accordingly, Nextel's request is not, in fact, a request for parity. It is a request for something new and abusive to the marketplace which was neither requested nor required in the past.

A Question Of Eligibility

When Nextel speaks of parity, its claim rests on its status as a CMRS, following the recent actions of Congress in creating this new designation. See, the Omnibus Reconciliation Act of 1993, Pub. L. No. 103-66, Title VI, §6002(c)(2)(B) *et seq.* However, Nextel's qualifications to be a CMRS remains in doubt. As the Commission is aware, Nextel's qualifications have been challenged in an action taken by Kevin Lausman of Florida. Mr. Lausman have contended that Nextel has acted to allow too much foreign control of its business and/or has engaged in impermissible increases in its foreign ownership beyond the statutory date set by

Congress. Nextel has steadfastly denied these contentions, but has failed within the context of that proceeding to demonstrate how its actions are in accord with the statutory requirements.¹

It may well come to pass that Nextel will not achieve CMRS status, therefore, Nextel is not positioned to assume in its comments to this proceeding that such status will be attained. It is, therefore, incumbent on the Commission to determine with finality the claims made within that proceeding prior to entertaining any further requests from Nextel which rely on its continued ability to operate ESMR facilities.

Other questions also exist regarding the operation of Nextel's business, including an ongoing investigation by the U.S. Department of Justice to determine whether Nextel's actions are in violation of antitrust laws. Given the nature of Nextel's request which would permit Nextel to dominate major markets and which would retard competition within those markets, it would be prudent for the Commission to await the final outcome of that investigation prior to its ruling in favor of Nextel.

¹ See, In the Matter of Nextel Communications, Inc., Commercial Mobile Radio Service Foreign Ownership Petition, Opposition filed by Kevin Lausman (Dated March 11, 1994) wherein Lausman noted that Nextel's ownership and control was in violation of the newly amended Communications Act of 1934, as amended, at 47 U.S.C. §332(c)(6), citing among other issues, Nextel's excess foreign control and impermissible increase in foreign ownership beyond the date for such increases.

The Commission must also explore the contradictions between Nextel's proposals and 47 U.S.C. § 309(j). By Fetterman's analysis, it appears that the reallocation scheme proffered by Nextel would create a circumstance of mutual exclusivity between applicants for newly allocated spectrum. If this is, in fact, the case, then the issuance of authority would require the holding of an auction to determine the eventual licensee. Nextel's comments do not address this possibility. Rather, those comments assume that the Commission will engage in a 200-channel give away to the few, eligible operators of ESMR systems within certain MTAs. Fetterman can only assume that the parity requested by Nextel is more akin to the great HDTV spectrum give away,² rather than the reality under which land mobile licensees must operate.

By the foregoing, the Commission is made aware of the fact that there is no easy or simple path charted by Nextel in meeting its requirements. In fact, much of what Nextel is requesting might, by action of law, not be deliverable to Nextel. The uncertainty created by these relevant, concurrent proceedings cut directly against any favorable action by the Commission on behalf of Nextel. Fetterman, therefore, respectfully suggests that the Commission reject Nextel's proposals until Nextel can demonstrate whether even it might benefit by grant of such sweeping changes.

² If Nextel depends on the Commission's actions in allocating HDTV spectrum, Nextel might note that broadcast licensees are immune to auction processes, thereby providing the legal basis for such action.

Nextel's Broken Promises

Perhaps the Commission need only remember its earlier determinations regarding the operation of ESMR facilities for it to conclude it has adequate reason to deny Nextel's proposals. Fetterman specifically refers to the following statements contained with the Commission's Memorandum Opinion and Order (MO&O), granting Fleet Call, Inc.'s request for waiver:

providing Fleet Call blanket protection from new co-channel licensees is not necessary to the implementation of its proposal. Our analysis shows that the current operating environment in these markets already provides Fleet Call with much of the protection it requires from new applicants. That is, the co-channel protection that is afforded all SMR licensees in these areas, including Fleet Call, essentially precludes the assignment of new stations. We therefore see no reason to place a formal restriction against new co-channel applications in Fleet Call's intended service areas,

Memorandum Opinion and Order in File No. LMK-90036, 6 FCC Rcd. 1533 at para. 17, recon. denied, 6 FCC Rcd. 6989 (1991). The Commission's determinations made therein were in direct response to the detailed technical showings made by Nextel (then Fleet Call, Inc.) in support of its request. In other words, Nextel's showings did not support or require the protection it seeks now. Had such protection been requested within that matter, there is at least a degree of likelihood that Fleet Call's request would have been denied and the thing now known as ESMR would not have existed in the marketplace. Or, more likely, an ESMR system would have been created which did not exhibit the vulnerability of Nextel's system.

Contrary to a long line of precedents, Nextel expects to receive now what it likely knew its system required from the outset. Case law clearly shows that an operator is not entitled to any assurance of success, that the Commission will not dictate the specific equipment to be employed by an operator, and that if an operator fails by its own hand, the Commission cannot, and will not, leap to its assistance based on nothing more than the operator's failed expectations.

At this juncture, the Commission has before it a request by Nextel to save it from itself. Nextel has raised enormous sums to construct a system which, by its own admission, may not work well in the marketplace. It has chosen to spend its funds on trying to convince the Commission of the worthiness of saving its vaunted technology, which now appears far too fragile, rather than seeking a technical solution. And rather than continuing its natural course of applying for spectrum or purchasing systems, Nextel now believes that it is entitled to receive a spectrum grant to the tune of 200 channels per market, based on no more than the puffery which has driven it into this sorry state.

If, as Nextel suggests, its system cannot be made to work as promised, so much the pity. While Nextel adjusts and tunes and ultimately changes out its technology, the spectrum which it is warehousing in anticipation of its unproven demand will lie fallow. SMR operators who are producing a valuable service for the public will still be precluded from further growth while awaiting the end of

Nextel's elongated construction deadline. Given the delay which must be the result of its problems, perhaps the time would be well spent by the Commission's investigation of Nextel and its previous claims, to determine whether Nextel has dealt in full candor with the Commission. The Commission may discover that Nextel knew that its system design would not operate as promised and urged the Commission further nonetheless.

A Little Perspective Is Required

One must presume that Nextel is serious in its comments and truly believes that its efforts to date qualify it for additional preferential treatment as compared to other SMR operators. However, the context and the content of Nextel's proposal are so fantastic on its face, that it leaves the reader a bit dazed. The nexus of the comments is that Nextel is entitled to receive up to 200 channels of spectrum, to be acquired within major markets, either by a blanket grant of authority or by engaging in frequency exchanges with existing operators and their customers. All of this is by virtue of the fact that, to date, Nextel has failed to live up to its promises to the Commission, share holders and end users. In exchange for this phenomenal windfall, Nextel is willing to pay some paltry amount to existing SMR operators for a few pieces of equipment and a handful of crystals.

The Commission will bear the brunt of the licensing morass that will occur from enactment of the proposal, which Nextel claims will be less than that

presently suffered by the Commission at the hands of speculators and application mills. Fetterman strongly doubts Nextel's claim considering that it is not supported by any showing of fact, evidence or process that would provide the claimed relief.

Regardless of whether Nextel's plan will result in "less" of a burden than that already placed on the Commission by application mills and speculators,³ the Commission will still have to deal with and process all the applications which have come to it and which will come to it. Nextel implies that, once the Commission waves its magic wand and grants Nextel's proposal, all of the applications in the Gettysburg backlog⁴ will disappear. One must wonder whether this is naivete or a subtle attempt to seduce the Commission with visions of empty desks and less harried workers. Nextel, a long time player in the field, ought to know that the applicants' Ashbacker rights would be totally steamrolled by such a scenario. Law and logic do not support such a fantasy and, if attempted by the Commission, it is certain that the Court of Appeals will not support it.

Nor would the Commission need Nextel's assistance in stopping the flood of speculative applications received by the Commission from application mills. The Commission need do no more than enforce its rules and the existing case law which

³ Thus far, Nextel can be counted among that number of speculators, possibly even first among equals.

⁴ To date, 280+ days and rising.

preclude the preparation or filing of applications by any person who is not the applicant or its legal representative. That this issue has not been effectively handled by the Commission is unfortunate, but still, the Commission is fully capable of taking the steps necessary to protect itself if it has the will to so act.

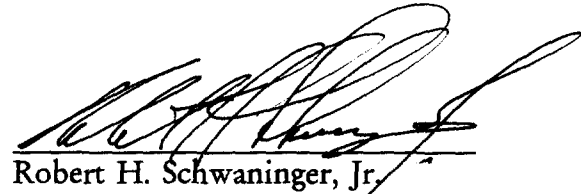
In sum, Nextel proposes nothing of value to the Commission, to other SMR operators, to subscribers of SMR service and, perhaps, to itself. There exists no basis in law or logic for its proposals, which must be summarily rejected.

Conclusion

For the foregoing reasons, Fetterman respectfully requests rejection of Nextel's proposals by the Commission.

Respectfully submitted,
ROBERT FETTERMAN d/b/a
R.F. COMMUNICATIONS

By



Robert H. Schwaninger, Jr.

Brown and Schwaninger
Suite 650
1835 K Street, N.W.
Washington, D.C. 20006
202/223-8837

Dated: July 11, 1994

CERTIFICATE OF SERVICE

I, Nakia M. Marks, hereby certify that on this 11th day of July, 1994, I caused a copy of the attached Reply Comments to be served by hand delivery or first-class mail, postage prepaid to the following:

Chairman Reed E. Hundt
Federal Communications Commission
Room 814
1919 M Street, NW
Washington, D.C. 20554

Karen Brinkmann
Federal Communications Commission
Room 814
1919 M Street, NW
Washington, D.C. 20554

Commissioner H. Quello
Federal Communications Commission
Room 802
1919 M Street, NW
Washington, D.C. 20554

Rudolfo M. Baca
Federal Communications Commission
Room 802
1919 M Street, NW
Washington, D.C. 20554

Commissioner Andrew C. Barrett
Federal Communications Commission
Room 826
1919 M Street, NW
Washington, D.C. 20554

Byron Marchant
Federal Communications Commission
Room 826
1919 M Street, NW
Washington, D.C. 20554

Commissioner Susan P. Ness
Federal Communications Commission
Room 832
1919 M Street, NW
Washington, D.C. 20554

Jan Mago
Federal Communications Commission
Room 844
1919 M Street, NW
Washington, D.C. 20554

Commissioner Rachelle B. Chong
Federal Communications Commission
Room 844
1919 M Street, NW
Washington, D.C. 20554

Rosalind K. Allen
Federal Communications Commission
Room 832
1919 M Street, NW
Washington, D.C. 20554

Blair Levin
Federal Communications Commission
Room 814
1919 M Street, NW
Washington, D.C. 20554

Ralph A. Haller
Chief, Private Radio Bureau
Room 5002
Federal Communications Commission
2025 M Street, NW
Washington, D.C. 20554

Beverly G. Baker
Private Radio Bureau
Federal Communications Commission
Room 5002
2025 M Street, NW
Washington, D.C. 20554

David Furth
Private Radio Bureau
Federal Communications Commission
Room 5202
2025 M Street, NW
Washington, D.C. 20554

Ron Netro
Private Radio Bureau
Federal Communications Commission
Room 5002
2025 M Street, NW
Washington, D.C. 20554

A. Richard Metzger, Jr.
Acting Chief
Common Carrier Bureau
Federal Communications Commission
Room 500
1919 M Street, NW
Washington, D.C. 20554

Gerald Vaughn
Common Carrier Bureau
Federal Communications Commission
Room 500
1919 M Street, NW
Washington, D.C. 20554

John Cimko
Mobile Service Division
Federal Communications Commission
Room 644
1919 M Street, NW
Washington, D.C. 20554

Terry Fishel
Chief, Land Mobile Branch
Licensing Division
Federal Communications Commission
1270 Fairfield Road
Gettysburg, Pennsylvania 17325

Alan R. Shark
President
American Mobile Telecommunications
Association
1150 - 18th Street, NW, Suite 250
Washington, D.C. 20036

Elizabeth Sachs
Lukas, McGowan, Nace &
Gutierrez
Suite 700
1819 H Street, NW
Washington, D.C. 20006

Mary Broomer
Mike Kennedy
Joe Vestel
Motorola, Inc.
Suite 400
1350 Eye Street, NW
Washington, D.C. 20005

Mark Crosby
ITA, Inc.
Suite 500
1110 N. Glebe Road
Arlington, Virginia 22201

Alan Tilles
Meyer, Faller, Weisman &
Rosenberg
Suite 380
4400 Jennifer Street, NW
Washington, D.C. 20015

Michael Carper
General Counsel
OneComm
Suite 500
4643 S. Ulster Street
Denver, Colorado 80237

Bill Dekay
Dial Page
Suite 700
301 College Street
Greenville, South Carolina 29603-0767

Russell H. Fox
Gardner, Carton & Douglas
Suite 900, East Tower
1301 K Street, NW
Washington, D.C. 20005

Willard K. Shaw
Mobile Radio Communications
2226 Vista Valley Lane
Vista, California 92084

Carole C. Harris Christine M. Gill
Tamara Y. Davis Keller & Heckman
1001 G Street, NW
Suite 500 West
Washington, DC 20001

David C. Jatlow
Young & Jatlow
2300 N Street, NW
Washington, DC 20037

Donald M. Mukai
Jeffrey S. Bork
U.S. West, Inc.
1020 19th Street, NW
Suite 700
Washington, DC 20036

Paul J. Feldman
Fletcher, Heald & Heldreth
11th Floor
1300 North 17th Street
Rosslyn, Virginia 22209

Jeffery L. Sheldon
Sean A. Stokes
1140 Connecticut Avenue, NW
Suite 1140
Washington, DC 20036

Brian Kidney
Pamela Riley
425 Market Street
San Francisco, California 94108

Kenneth G. Starling
Sutherland, Asbill & Brennan
1275 Pennsylvania Avenue, NW
Washington, DC 20004

David A. Gross
Kathleen D. Abernathy
1818 N Street, NW
Washington, DC 20036

John T. Scott, III
Charon J. Harris
William D. Wallace
Crowell & Moring
1001 Pennsylvania Avenue, NW
Washington, DC 20004

Philip L. Spector
Susan E. Ryan
Paul, Weiss, Rifkind, Wharton & Garrison
1615 L Street, NW
Washington, DC 20554

William J. Balcerski
Edward R. Wholi
120 Bloomingdale Road
White Plains, New York 10605

Leslie A. Taylor
Leslie Taylor Associates
6800 Carlynn Court
Bethesda, MD 20817

Robert S. Foosaner, VP
Nextel Communication, Inc.
800 Connecticut Avenue, NW
Suite 1001
Washington, DC 20006

Norman P. Leventhal
Raul R. Rodriguez
Levental, Senter & Lerman
2000 K Street, NW
Suite 600
Washington, DC 20006

Gail L. Polivy
1850 M Street, NW
Suite 1200
Washington, DC 20036

Susan H-R. Jones
Gardner, Carton & Douglas
1301 K Street, NW
Suite 900 East Tower
Washington, DC 20005

Cathlen A. Massey
McCaw Cellular, Inc.
1150 Connecticut Avenue, NW
4th Floor
Washington, DC 20036

William J. Franklin, Chartered
1919 Pennsylvania Avenue, NW
Suite 300
Washington, DC 20006

Frederick M. Joyce
Christine McLaughlin
Joyce & Jacobs
2300 M Street, NW
Suite 130
Washington, DC 20037

Fredrick J. Day
1110 N Glebe Road
Suite 500
Arlington, VA 22201

Thomas J. Caey
Jay L. Birnbaum
Timothy R. Robinson
Skaddon, Arps, Slate, Meagher & Flom
1440 New York Avenue, NW
Washington, DC 20006

Wayne Black
Dorothy E. Cukier
Keller & Heckman
1001 G Street, NW
Suite 500 West
Washington DC 20001

Jay C. Keithley
Leon Kestenbaum
Sprint Corp.
1850 Street, NW
Suite 1100
Washington, DC 20036

Kevin Gallaher
8725 Higgins Road
Chicago, IL 60631

Craig T. Smith
P.O. Box 11315
Kansas City, MO 64112

Harold C. Davis
Smartlink Development LP
1269 S. Broad Street
Willingford, Connecticut 06492

W. Bruce Hanks, President
Century Cellunet, Inc.
100 Century Park Avenue
Monroe, LA 71203

Henry Goldberg
Jonathan L. Wiener
Daniel S. Goldberg
Goldberg, Godles, Wiener & Wright
1229 19th Street, NW
Washington, DC 20036

J. Barclay Jones, VP
American Personal Communication
1025 Connecticut Avenue, NW
Washington, DC 20036

Mark J. O'Conner
Mark J. Tanber
Piper & Marbury
1200 19th Street, NW
7th Floor
Washington, DC 20036

Jim O. Elewellyn
William B. Barfield
1155 Peachtree Street, NE
Atlanta, Georgia 30309-3610

Charles P. Featherstun
David G. Richards
1133 21st Street, NW
Washington, DC 20036

Robert A. Mazer
Nixon, Hargrave, Devans & Doyle
One Thomas Circle, NW
Suite 800
Washington, DC 20005

William R. Miller
Russ Miller Rental
3620 Byers Avenue
Fort Worth, TX 76107

Michael Hirsch,
VP External Affairs
Geotek Communications
1200 19th Street, NW #607
Washington, DC 20036

Robin G. Nietert
Scott C. Cinnarion
Brown, Nietert & Kaufman, Chartered
1920 N Street, NW
Suite 660
Washington, DC 20036

Raymond G. Bender, Jr.
J.G. Harrington
Leonard J. Kennedy
Laura H. Phillips
Richard S. Dennins
Dow, Lohnes & Albertson
1255 23rd Street, NW
Suite 500
Washington, DC 20037

Gerald S. McGowan
George L. Lyon, Jr.
Thomas Gutierrez
David A. LaFuria
Lukas, McGowan, Nace & Gutierrez,
Chartered
1819 H Street, NW
7th Floor
Washington, DC 20006

Stephen G. Kraskin
Cardessa D. Bennet
Karskin & Associates
2120 L Street, NW
Suite 810
Washington, DC 20037

Richard Rubin
Fleishmann & Walsh
1400 16th Street, NW
Suite 600
Washington, DC 20036

Elliot J. Greenwald
Howard C. Griboff
Fisher, Wayland, Cooper, Leader, &
Zaraguza, L.L.P.
2001 Pennsylvania Avenue NW Suite 400
Washington, DC 20006

Lon C. Levin, VP
American Mobile Satellite Corp.
10802 Parkridge Boulevard
Reston, VA 22091

Andrea S. Miano
Reed, Smith, Swaw & McClay
1200 18th Street, NW
Washington, DC 20036

Thomas J. Keller
Verner, Liipthert, Bernhard, McPherson &
Hand, Chartered
901 15th Street, NW
Suite 700
Washington, DC 20005

Robert Fay
Police Emergency Radio Service, Inc.
82 Herbert Street
Framingham, MA 01701

Alan C. Campbell, Pres.
FCBA
1722 Eye Street, NW
Suite 300
Washington, DC 20006

Donald J. Elardo
Larry A. Blooser
Gregory F. Intoccia
1801 Pennsylvania Avenue, NW
Washington DC 20006

Frank Michael Panek
2000 W Ameritech Center Drive
Hoffman Estates, IL 60196-1025

James Bradford Ramsay
102 Commerce Commission Building
Constitution Avenue, & 12th St., NW
Washington, DC 20423

Daryl L. Avery
DC Public Service Commission
450 5th Street, NW
Washington, DC 20001

David A. Reams, Pres.
Grand Broadcasting
P.O. Box 502
Perryburg, OH 43552

Anne P. Jones
Sutherland, Asbill & Brennan
1275 Pennsylvania Avenue, NW
Washington, DC

Edward R. Wholl
120 Bloomingdale Road
White Plains, NY 10605

Albert H. Kramer
Robert F. Aldrich
David B. Jeppsen
Keck, Mahin & Cate
1201 New York Avenue, NW
Washington, DC 20005-3919

David Cosson
2626 Pennsylvania Avenue, NW
Washington, DC 20037

Martin T. McCul, VP
900 19th Street, NW
Suite 800
Washington, DC 20006

Michael J. Shortley, III
180 South Clinton Avenue
Rochester, NY 14646

Jan M. Reed
Route 5, Box 180-W
Crossville, TN 38555

Terrence P. McGarty
Telmarc Telecommunication
265 Franklin Street
Suite 1102
Boston, Massachusetts 02110

Corporate Technology Partners
100 S. Ellsworth Avenue, 9th Floor
San Mateo, CA 94401

Rodney Joyce
Ginsburg, Feldman & Bress
1250 Connecticut Avenue, NW
Washington, DC 20036

Ellen S. Levine
CA Public Utilities Commission
505 Van Ness Avenue
San Francisco, CA 94102

Joel Levy
Cohn & Marks
1333 New Hampshire Avenue, NW
Washington, DC 20036

Thomas A. Strový
Mark Golden
Telocator
1019 19th Street, NW
Suite 1100
Washington, DC 20036

Richard M. Tettlebaum
Gurman, Kurtis, Blask & Freedman,
Chartered
1400 16th Street, NW
Suite 500
Washington, DC 20036

Carl Northrop
Bryan Cave
700 13th Street, NW
Suite 700
Washington, DC 20005

Koteen & Naftalin
1150 Connecticut Avenue
Washington, DC 20036

W. Bruce Hanks, Pres.
Century Cellunet, Inc.
100 Century Park Avenue
Monroe, LA 71203

Linda Sadler
Rockwell International Corp.
1745 Jefferson Davis Highway
Arlington, VA 22202

G.A. Gorman
North Pittsburgh Telephone Company
4008 Gibsonia Road
Gibsonia, PA 15044-9311

Penny Rubin
State of New York Department of Public
Service
Three Empire State Plaza
Albany, NY 12223

David Jones
Government and Industry Affairs
Committee
2120 L Street, NW Suite 810
Washington, DC 20037

Michael Hirsch
1200 19th Street, NW
Suite 607
Washington, DC 20036

David Hill
Audrey Rasmussen
O'Conner & Hannan
1919 Pennsylvania Avenue, NW
Suite 800
Washington, DC 20006-3483

John Lane
Robert Gurss
Wikes, Artis, Hedrick & Lane, Chartered
1666 K Street, NW
Washington, DC 20006

Robert B. Kelly
Douglas Povich
Kelly, Hunter, Mow & Povich, P.C.
1133 Connecticut Avenue, NW
Washington DC 20036

Corwin Moore, Jr.
Personal Radio Steering Group
P.O. Box 2851
Ann Arbor, Michigan 48106

Marjorie Esman
Hardy and Carey
111 Veterans Boulevard
Metairie, LA 70005

Shirley Fuji Moto
Brian Turner Ashby
Keller and Heckman
1001 G Street NW
Washington, DC 20001

Kathy Shobert
Director of Federal Regulatory Affairs
888 16th Street, NW Suite 600
Washington, DC 20006


Nakia Marks